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A rooms, turnished, 8300 per season, \$450 per annum nufurnished, \$200 per season, \$300 per annum to a goo tenant; central location; near steamboat and railroad sta-tion. Apply to W. C. TEMPI.ETON. NEW HAVEN, CONN., OPPOSITE NEW HAVEN Officen.—Large brown stone House, elegantly and com-pletely furnished, for rent to the right party on reasonable terms. Address box 1,04 Post office, New Haven. Conn. OWNER GOING TO ENGLAND WILL SELL BEAU at Elizabethport, N. J. Hite perfect; also mist #450 cash, at Elizabethport, N. J. Hite perfect; also mist #450 cash, at Elizabethport, N. J. Hite perfect; also mist #150 cash, which was a bargains. Girculars. KELLONG, Agent, 3 Broadway, New York; 161 2d st., Elizabethport.

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Lood promise but small development, situated in the immediate vicinity of some of the largest, richest and best
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Several offices in this building to let at greatly reduced
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The building is heated by steam, and each office has
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Two elevators running. No extras.
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Obrown stone: every impresement: good order: for FURNISHED ROOMS AND APARTMENTS TO LET.

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A furnished Room for gentleman only. PRIVATE FAMILY LARGE HANDSOMELY FUR-nished Room, to gentlemen, without board, \$5 per-week, 67 West 11th st., next 5th av. TO LET.—TO GENTLE-MEN FURNISHED ROOM ON Second floor; house private. So East 10th st.

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Plequire on the premises. Good location; rent cheap. PART OF PRIVATE HOUSE 148 EAST 39TH ST. TO 4 5 June 1. Inquire in the store.

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21 WEST WASHINGTON SQUARE. BLEGANT RESI-three persons, with Board; Room on parlor floor, two or three persons, with Board; Room on fourth floor; very rea-sonable. 33 WEST 30TH ST.-PINE SUITS AND SINGLE

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Scantiv turnished, all front, cool Rooms; sommer ratesParticulars of opening Grand Union, Coney Island oeach.
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Aportunity for practising physician. Apply 298 and 260

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Affrondway, between Grace Church and Stewart's—Billiard Tables, new and second hand, in latest designs; bost goods and lowest prices. goods and lowest prices.

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And second hand, at reduced prices: Balls, Cloths, Tips
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Advanced on Diamonds, Watches, Jowelry, &c; also
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Aboucht, sold soick; Wedning Presents, old Soick, Silver,
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Mine stone bought at sacrifice; Wiches by installments
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CLOTHING.

A 2815 STH AV. NEAR 4TH ST. PAYS HIGHEST Avalue for cast off Clothing. Ac. Cali or address Mr. or Mrs. NATHAN, 2315 6th av.

A GRE VI DEMAND.—820,000 OF CAST OFF CLOTHING. Carpets. Books. Ac., wanted for the Western market. 178 7th av.

M. or Mrs. AMALIT.

A T FLATTO'S, SIG 6TH AV. NEAR 46TH ST., LADIES than elsewhere for cast-off Clothing, Jewelry, by addressing Mr. or Mrs. FLATTO.

A T HARRIS'. 1.274 BROADWAY, BETWEEN 32D And 35id sts., Broadway prices paid for cast-off Clothing, Books, &c., by calling or addressing B. HARRIS, 1.274. -----

AT MINTZ'S, 1,008 BROADWAY, BETWEEN 48TH Anni dilin sua , Broadway prices paid for Cast-off Cloth-inc, Jewiery, Books, Please call or address B MINTZ, 1,008 Bro-dway. AT EDWARD MILLER'S, 68 67H AV., NEAR WA

ASTROLOGY.

ASTACLOGER LISTER, 506 WEST 230 ST.-THE Aulty one in the city. Send stamp for circular. AS: ROLOGER DAVIS WILL POLETELL ALL Price 160, to \$1. Price 30c, to \$1.

ANOTHER WONDER, -LIZZIE NEWELL, ALWAYS reliable on business and future; cures all diseases, 343 Oth av., near 21st st. A WONDERFUL CHILD, GIPTED WITH SECOND Asight tells everything without questioning, 100 East 40th, near Lexington av.

MEDICAL.
DE GRINDLE, OPPICE NO. 47 WEST 13TH ST. A. DEL GELEVILLE, OPPICE NO. 47 WEST 13TH ST.

DEL WHITEHEAD.—ADVICE FREE.

MRS. LYONS—REMOVED TO 107 WEST 21ST ST. MRS. BRIGHT, 232 East 18th st., between 2d and 3d ava.

MRS. BURNS. 194 Loxington av., pour 32d st. Advice tree,

PROPOSALS. PROPOSALS.—PUBLIC BUILDINGS, PENN SQUARE, I Philadelphia. Sealed proposals will be received at the office of the Commissioners, in the buildings, until 12 octock, noon, of Incaday, June 4, 1878, for furnishing and acting in place complete the Dressel Stone Columns, with their Plinish and Base, required in supporting the calling and second story floor over the vestibule of the "Northern risence," also for aix Metallic Capitals for the principal columns. Separate bids to be made for the capitals and columns.

nifance; and ler as columns. Separate bids to be made for the columns. Full particulars as to form and every detail and requirement of the proposals, with the nacessary blacks and envelopes may be had on application at the architect's office in the buildings, second story, south front.

The Commissioners reserve the right to reject any and

office in the buildings, second story, such that consistency is all tide.

By order of the Commissioners, PERKINS, President.

Attest—P. DE HASS JANVIER, SCHOLAST.

THE TRUSIEES OF THE NEW YORK AND BROOKlyn Bridge.

OFFICE NO 21 WATER ST., Second Brookly, Relige, at their office, 21 Water St., Brooklyn, May 24, 1878.

Sealed proposals will be received by the frustness of the New York and Brooklyn Relige, at their office, 21 Water St., Brooklyn, until 12 M., on the fifteenth (15th) day of June, 1878, for the manufacture and delivery, not including crecking, of about five thusand elight hundred (5, 80) tons, of wrought from and steel work, required for the supended superstructure of the has. River Bridge.

Specifications may be obtained and plans seen at the Engineer's office. W. A. RUSELING, Chief Engineer.

WANTED TO PURCHASE. ANTED FINE OFFICE DESK; BLACK WALNUT Cylinder Desk preferred, Call or address, with cash e, SUMNER, 206 Broadway room 8. WANTED-TO PURCHASE, A GOOD PAYING MILE Koute, below 22d st. preferred. Apply to WILLIAM BRIGGS, 26 Lalayette place. WANTED-GOOD DRUG STORE, IN OR NEAR CITY:
must be chesp. SUMNER, 268 Broadway, room 8.

AT MORGAN & BROTHERS' STORAGE WARE-Abouses, 232 and 234 West 47th st. near Brondway,— Separate rooms for furniture, plantos, baggage, &c.; fu-spection solicited. spection solicited.

HAEGER'S WARRHOUSES, STH AV., FROM 33D to 34th at -Storage for furniture, baggage, goods and wares of every description, in separate closed compariments: always accessible. time 350 West 54th st. MODITAL AWAYS ACCESSION. OTHER SECTION OF STATES AND Decercal merchandise; low rate; Security and absolute responsibility guaranteed. SMITH & SILUS, 750 and 752

AT PRICES NEVER APPROACHED BEFORE
ASlate and marble Mantels; largest assortment in the
city.

50 Union square, 4th av. and 17th st., New York,
manufacturers of all kinds of slate work, MARBLE MANTELS AND MONUMENTS CHEAPER OTEWARTS SLATE, HARD WOOD AND MARKLE Mantels-Elegant designs; largest assertment; lowest prices. 76 and 77 West 23d st. (Masonic Temple).

REAL ESTATE.

The following sales were made on the Exchange

Total sales for the day \$219,700 OFFICIAL BEAL ESTATE TRANSFERS. The following statement showing the real estate transactions recorded in the Register's office, May 24, 1878, is obtained from Augustus T. Docharty,

24, 1878, is obtained from Augustus T. Docharty,
Deputy Register:—

48th st. n. s. 332 ft. w. of 8th av., 18x100.5; 8.

Margaret Jones and others to Ells L. Joues Nem.
The St. n. s. 205 ft. s. of 33 av., 20x102.2; Margaret McCary to David Ledwith St. 22x100; Caroline G. s. 27 and others to Lydia M. Smith.

170 lat. n. s. 205 ft. n. of 111th st., 25.2x100; Caroline G. s. 27 and others to Lydia M. Smith.

170 lat. n. s. 25th n. of 111th st., 25.2x100; Caroline G. s. 27 and others to Lydia M. Smith.

170 lat. m. of 15 mey V. S. Woolley 13,000

18 Richard W. 175 ft. e. of Maulson av., 50x102.2;

18 Richard W. 175 ft. e. of Maulson av., 50x102.3;

18 Richard W. 175 ft. e. of Maulson av., 50x102.3;

18 Richard W. 175 ft. e. of Maulson av., 50x102.4;

19 Rim st. v. 25 ft. e. of 3d av., 31.5x124.8; Peter Johnston of P. Ryan.

20,000

20 Johnston of The Smith St. 18 ft. 18 same to same.

Thames at. (No. 7), 24x57; Jefferson McLevy (referred) to Rynears Young

27th st. n. s. 145 ft. w. of 1st av. 27.023850; G. P. 6,500 pany...w. s. 50.5 ft. s. of 70th st., 50x100; A. Moneil (referce), to Richard S. Clark... 53d st. 10 54th st. Kass River, 78.6x285xirregular; 4,000 same to same

Alayette place, s. a. (24th ward); Henry Hoefer
and wife to Patrick Murphy..... 5,000

same to same
Lalayctic place, o. a. (24th ward); Henry Hoefer
and wife to Patrick Marphy.
7th av. a. e. corner of 128th st., 4th.11x75; celigman
Solomon to Elliza Guggenheimer
Suffolk at. (Nos. 46 and 48); Hosina Peaso (executrix), to James Willcox
Westchester av., a. w. corner of 156th st., 121.11x
200.7 (23d ward), two-third part of; John J. Marni), and wife to William Cauldwell.
Westchester av., w. of Con.ord av., two-thirds part
of (23d ward); same to same.
Concord av., w. s., 46.2 ft. n. of Westchester st.
(23d ward); same to same.
LASES
Broadway, No. 591, and Marcer st., No. 134, part
of, Alfred Wagsiaff to Edward Anthony; 5 years.
3d av. w. 187 ft. n. of 11th st. Mary D. Suyv-snat to Edward S. Mayer: 21 years.
Lercy st., No. 17, Clinton Roosevelt to Peter
Nichols; 21 years.
Biehl, Karl and wife, to Edward f'recell and Michael Brennau, n. c. corper of 10th av. and 57th
st.; 14g months. 655 chaol Brennau, h. 6. corners. st.; 1 j. months... st.; 1 j. months... Brummer, Phillip, to George F. Bristow, e. a. of Railroad av., s. of Ithi st. (24th ward); 5 years... Same to same, e. s. of Railroad av. (23d ward); 5 1.600 Carter, Elizabeth and husband to the United States Trust Company, of New York, No. 20 Marketfield Trust Company, of New York, No. 20 Marketfield at: 1 year
Dungin, Charles, the Regions A. Livingston, s. s. of
40th st. o. the No. 1 year.
Gross, John H. and wife, to John G. Fetrel, s. s. of
40th st. o. of av. A. 1 year.
Gross, John H. and wife, to John G. Fetrel, s. s. of
40th st. o. of av. A. 1 year.
Hyatt, Dorinda c. and husband, to the Washington
Life Insurance Company, No. 207 5th av. 1 years
King, James T., to Sarah C. Graham, n. s. of 100th
st. s. of 10th av. 1 year
Mosser, Johanna and husband, to the Metropolitan
Life Insurance Company, n. s. of 27thst., w. of Ist
av. 1 year
Russell, James, to Nophia A. Kinnan (executrix,
&c.), 12th av., n. of 183d st.; I month
Taylor, Sarah S., to Catharine C. Scoleid, No. 302
Bowery and No. 264 kitsabeth st.; 3 menths.
Wilcox, James and wife, to the Mathail Life Inaurance Company, Nos. 46 and 48 surfolk st.; 1
year. 2.000

williett, Marimes and wife, to Francis G. Brown(trustee), s. w. corner of av. A and lith st., also No. 103
Bleerker et. and also n. e. corner of av. A and lith st., also No. 103
Bleerker et. and also n. e. corner of av. A and lith st. (one-until interest); instalments.

Same to Regis Faure and Louis Kessler, one-unith part of Nos. 40 and 51 Dey st., Nos. 47 and 280
Water st. Nos. 312, 32-5, 383, 355 and 317; ibird av. and No. 232 Delancey st., and also one-eighteenth part of a w. corter of Bromaway and Bleecker st.; instalments
Woolley, James V. S. to Richard Williamson, a. s. of 70th st., e. of Madison av.; 0 months.

of 70th st., e. of Madison av.; 0 months.

Bernbardt, Sarsh, to Lens Kohetsky
Bernbardt, Sarsh, to Lens Kohetsky
Brigham, Mart, to the executors of Jacob D. Oden
Trimble, John, 10 Margaret Suchanan.

Union Dime Savings Institution to Emilie W. Bana

SUNK IN HAMPTON ROADS,

The schooner Crockett and the steamship Old Dominion collided in Hampton Roads, Va., on November 11, 1874, and the former was sunk. Her owners brought suit in the United States Circuit Court, in Brooklyn, to recover her value, and yesterday Judgo Blatchford awarded them a judgment of \$12,000.

BROOKLYN SUED.

General Benjamin F. Tracy was appointed referee by Judge Pratt, of the Supreme Court, Kings county, y caterday, to try all issues in the suit brought against the city of Brooklyn by Sameol H. Many, assignee of K. F. Toombs, city surveyor, deceased, to recover \$12,000 amages for services rendered in surveying the Seventeenth ward, under the act of 1871.

SUIT FOR SEDUCTION.

Bernderi, seventeen years old, against Adolph Weber, to recover \$2,000 damages for seduction, will be called for trial before Judge Neilson. The defendant, who is married, is a hardresser, doing business in Columbia street. The plaintiff was in his employ for several months. The deleuce is a general denial of the charge.

CHARGED WITH BIGAMY.

Judge Bloom, of Brooklyn, yesterday held Peter Caril, a negro, residing at No. 16 Concord street, for the action of the Grand Jury, in the sum of \$1.000 bail. He is accused by Lydia Caril of bigmy. Mr. E. W. Low furnished the required amount and Caril was given his liberty.

THE COURTS.

Memento of the Pacific Mail Subsidy Investigation.

A LESSON FOR NOTARIES

Trial of Catharine Krackeldorf on Charge of Arson.

committee to discover if there was any truth in the charge that some \$750,000 had been expended by the men upon the question of granting \$500,000 subsidy for ten years to the company has not yet been forgotten in the singular and startling character of the evidence adduced in such examination. Following this invastigation a sult was brought by the company against Richard B. Irwin, under the direction of a new set of officers, to recover back the amount. The money was charged on the company's books to the construction of steamstips, &c., but it was asserted that it was in reality used or pretended to have then used to influence the action of Congress on its Congressional investigation. Stockwell stated that he turned the money over to Richard B. Irwin, the California agent of the company. A settlement and release had been given to the action of a certain amount of stocks, but it was still sought to a sent at law to compel Irwin to account for the money and return it. The referee before whom the case was heard decided to sustain the validity of the release of Stockwell, and held that that release covered the inability of Irwin also, it having covered the claim sought to be entered against him. In Supreme Court, Chambers, vosterday, an application was made on behalf of defendant to Judge Donohue for the ground that the case was a "difficult and extraordinary" one, such as the statute contemplated. The motion was resisted on the part of the company as he no one which did not appeal to the extraordinary" one, such as the statute contemplated. The motion was resisted on the part of the company as he no one which did not appeal to the extraordinary one, such as the statute contemplated. The motion was resisted on the part of the company as he no one which did not appeal to the extraordinary and papers, reserving his decision.

WARNING TO NOTARIES Herman Wunder is a notary and holds out in the Bowery. In addition to his public ministerial duties he deals in barbers' materials and passage tickets, Abraham Lesser, a barber by trade, concluded that he substantial denizens of the town of Flushing, and finding that one George P. Wagner, who had been engaged in that business, was willing to give him the chair for a consideration, concluded a purchase for \$700. Lesser, on searching the records, discovered there was a mortgage to Charles Heckler for \$407 on record against the shop, and before concluding the purchase he was prosented by Wagner with a satisfaction price of the mortgage, unly acknowledged and certified to before the notary, wunder. Relying upon this he paid the \$700, and entered, as he supposed, into peaceable possession. Soon thereafter Wagner disappeared, and soon also Lesser discovered that the satisfaction price of the mortgage was a piece of fraud and valueless, and he had to pay the amount of the mortgage to the holder or clae stop his lathering and shaving. He then had recourse to the notary on whose official certificate he had relied in paying his money, and the result was a suit for damages, which was tried in the Marino Court yesterday before Chief Justice Alker and a jury, the plaintiff being represented by Mr. Peter Cook and the defendant by Mossez Kintzing & Mott. The notary's certificate was to the effect that the holder of the mortgage, "known to him personally," had appeared before him and acknowledged the due execution of the satisfaction price, whereas it appeared on the trial that the holder had never executed the paper and had never appeared before him and acknowledged the notary was in substance that he had been imposed upon by some one who had personated the holder of the mortgage, and that his only fault in the matter was in having been too credutous in accepting assurances of the identity of the party purporting to have executed it. Chief Justice Alker in charging the jury took occasion to comment on the too lax ayetem now prevalent in the selection of persons to fill the important and responsible position of notaries public. The jury rendered a verific against the notary for the init amount of the loss sustained by plaintiff by reason of the false certificate, in all \$447. gaged in that business, was willing to give him the chair for a consideration, concluded a purchase for

ARSON IN A TENEMENT. The time of the Court of General Sessions has been absorbed for the past two days by the trial of an aged German woman named Katrina Kreckelsorf for areo in having set fire to her premises in the tenement house No. 109 Orchard street, on the 26th of last Feb ruary. Assistant District Attorney Lyon represents the people and Mr. A. H. Hummel is counsel for the accused. In opening the case it was asserted that the room occupied by the prisoner was found in flames accused. In opening the case it was asserted that the room occupied by the prisoner was found in flames and that the meat suspicious circumstance was that the prisoner was seen shortly before the conflagration and was absent immediately after the discovery of the fire, and also that a large quantity of the fire, and also that a large quantity of the cluthing of the accused was lound heaped on a lounge which had been ripped up and saturated with kerosene. The entire property of the accused was valued at less than \$120, and she had been insured in the Pacific Fire Insurance Company for \$500. This was the second time fire had been discovered in the apartments of the accused within a month. For the prosecution the first witness called was Assatant Fire Marshal Albert W. Orr, who described the appearance of the apartment occupied by the accused, and testified to there having been rags found which were saturated with kerosene oil. Mr. Hummel in the course of his cross-examination of this witness cherted the fact that he did not reach the premises until three-quarters of an hour after the fire had taken place. Augusta Becker, agrocer, gave evidence as to seeing the prisoner about half an hour before the fire, and naving been the first to discover the flames. John J. Wairath, Kirina Acherman, Captain Farlow and Fireman Nash, immates of the house, were also called, but their testimany was unimportant. Mr. Hummel opened briefly for the defendant on the witness stand. She denied the perpetration of the offence, and a rather searching cross-examination falled to vary her statement. At this singe, it being vary intein the day, the case went over until Monday morning.

ACCEPTING BILLS OF EXCHANGE The Louisiana National Bank, of New Orleans. brought suit against Schuchardt, Wells and others to recover \$20,000, the amount of a bill of exchange drawn by Caveroc & Sons, of New Orleans, on the de fendants at New York. There was no consideration between the parties to the suit or any contract, but the claim was jounded upon the provisions of the Revised Statutes to the effect that an unconditional promise in writing to accept a bill before it is drawn shall be deemed an acceptance in favor of any person who may have bought the bill for value on the faith of such promise. It appeared that various letters passed between the defendants and Gaveroc & sons, expressive of the winterness of the former to sell bills for the latter and to accept drafts only on sales being made. These letters were exhibited to plaintiffs prior to their purchase of the draft in suit, as also a telegram directing all drafts to be made payable through the New York Clearing House. The defendants claim that they are not liable to plaintiffs, thas much as the draft had been drawn and negotiated to others before it came to plaintiffs and, and therefore the promise was not, within the statute, that the plaintiffs did not rely upon the telegram soiety, but on divers verbal representations and gnarantees made by the Caveroce, and that the telegrams and letters were upon conditions that drafts were only to be drawn on sales made, and were only to be paid if drawn payable in a certain manner; consequently that the promise, if any, was conditional and not unconditional, as the statute requires. The case was argued yesterday before the supreme Court, General Term, Mr. Scott appearing for the pianntiff and Mr. J. W. Gerard for the delendant. Tae Court reserved its decision. vised Statutes to the effect that an unconditional ALLEGED DERELICT JUDGES.

The Supreme Court (General Term) junges yester day granted orders to snow cause, returnable on the 30th of next July, why Judges Pinckney and Plans gan, respectively of the Seventh and Teath District courts, should not be removed from office. In the courts, should not be removed from office. In the case of Judge Pinckney Joseph Steinert makes an affidavit that he has known him to be absent from his court from two days to a month at a time. He further alleges that on various occasions he has encewored to preside in court while grossly intexicated, and that on other occasions cases had to be adjourned because of his limbility to preside by reason of his intexication. Cornelius Farriey, a marshal, makes as affidavit as to Judge Pinckney's prequent intoxication while on the bench, suffirther charges that he illegally appointed James R. Davis to the position of dispossess cierk, and that he refused to sign any dispossess process unless signed by Davis, for which the latter required a payment of \$2\$ in each case. Corroborative affidavits are made by Patrick Farley and Max Steinert as to intoxication. In the case of Judge Fianagan the complaining party is J. Edward Ireland. He reiterates substantially the old conriges made against the Judge in regard to the stongrapher of his Court, upon which an indicament was some time ago found against Judge Flausgan, but was subsequently quashed by Judge Sutherland.

SUMMARY OF LAW CASES.

The further hearing in the case of the contest vill of Samuel Wood was before Surrogate Calvin yesterday, and was adjourned at request of counsel to Tuesday next, with, it is believed, as stated in the HeralD a few days ago, a view to a settlement.

A colored woman named Ellen Hall, of 154 Thompson

street, was convicted in the Court of General Sessions yesterday of stealing a pocketbook from Molly John-son containing \$4 75, which she had saved from her Cabin'l at the Clympic Theatre, where she received fifty cents a night. Judge Gildersteeve sent the pris

Herman Hesse brought a suit for divorce against ties were married some two years ago. No answer or demurrer having been made to the complaint Judge Donotine yesterday referred the case to John E.

ties were married some two years ago. No answer or demurrer having been made to the complaint Judge Donotine yesterialy referred the case to John E. Risty.

In the suit brought by William E. Scott against the Middletown, Unionville and Water Gap Raifroad Company, tried before Judge Van Vorst, in which the eleventu Juror was a colored man, a wordict was rendered yesterday in favor of plaintiff for \$6,921-23.

John Walker and Thomas Farreit, liquor dealers at No. \$4 Roosevelt street, pleaded guilty to selling liquor window license, and Recorder Hackett fined the former \$50 and the latter \$25. The trial of Feltx Donnelly, proprietor of a inquor saloon, corner of Thirty-first street and Eighth avenue, on a similar charge, is set down for Wednesday gaxt, in the Court of General Sessions. It is understood that this will be made at test case.

Maris Costa, having been found in the street begging, with a child, was sent by Police Justice Wangell to the Workhouse, on Blacken'is faland. Her counsel, Mr. N. S. Levy, obtained a writ of habasa corpus, and before Judge Donohue, yesterday, asked for her discharge on the ground that Bo term of imprisonment was named in the commitment. The Judge discharged her.

James O'Donnell, a boy eleven years old, was recently committed to the Catholic Protectory, he having been found in company of another boy caught plocang pockets. His father, Peter O'Donnell, through his counsel, Mr. Douglas A. Levien, Jr., obtained habeas corpus in the case from Judge Donohue. It appears that almoung his father is a Catholic him mother is a Protestant, and the children were brough up in that faith, and this forms one ground of objection to his commitment to the institution where he anow is.

The Eric Railway suits still maintain a foothold in the courts. There was an extended argument yestered by believe the foreciour osale. No new points of his will up in that faith, and this forms one ground of objection to his southly of the will of hir. A non we point to the motion to compel john H. Brown to the se

Judge Donoine granted as injunction restraining time suit.

A contest was commenced yesterday before Surrogate Calvin of the will of Mrs. Anna Drake Seaman, The testimony of the subscribing witnesses was taken and the lurther hearing of the case was adjourned. A summary of the contents of the will was published in the Haration in January last. The Jestatita, who was about eighty years old when she died, left real and personal property to the value of about \$650,000. She left no children, nor even a nephew or nice. He nearest relative was a Mr. Lawrence Drake, a first cousin, and to him she bequeathed the bulk of her property, and the contest is by the second cousin and numerous first cousins. Messre. We tumore and Bourn anpeared for the will and Mr. Stephen W. Fullerton and Mr. Joseph H. Choate for the contestants.

COURT OF APPEALS.

ALBANY, May 24, 1878. In the Court of Appeals, Friday, May 24, 1878, present Chief Justice S. E. Church and associates:

No. 163. The Presbyterian Society of Knoxborough
appellant, vs. Jacob Beach, respondent.—Argued by
John H. Kuox for appellant; W. H. Brigut for re-

John H. Knox for appellant; W. H. Bright for respondent.
No. 210. In the matter of the application of Edwin Weish and others, guardians, &c., appellants.—Argued by Edward T. Bartlett for appellants; submitted for the respondents.
No. 13. Comiont Elwell and others, executors, appellants, vs. Stephen V. R. Johnson and others, respondents.—Argued by Angus McDonaid for appellants; Charles A. Hawley for respondents.
No. 216. Mary F. Wilson, respondent, vs. The Knickerbocker Lite Insurance Company, appellant.—Argued by Samuel Hand for appellant; John M. Knox, Jr., for respondent. Case still on.
CALENDAR.
The following is the day essendar for Monday, May 27:—Nos. 227, 231, 236, 222, 223, 155, 238 and 240.

THE HOUSE THAT REIB BUILT.

Mrs. Ann Kronnich, a widow lady, living in West Eighty-eighth street, near Ninth avenue, in May last louned Ezekiel Miller, an ash collector, a sum of money to enable him-to build a house for himself and the mansion, under a contract, according to the tatter's story, in the sum of \$23. Milier alleges, howdrink "lager" six hours each day in a neighboring saloon at his (Mitter's) expense until the job was completed. Reib, however, usually became so full at the end of the fourth hour as to be unable to drink fur-ther. Mr. Miller was sued yesterday in the Harlem Civil Court by both Mrs. Kronnich and Reib for their respective claims. Delendant's counsel moved for the dismissal of Mrs. Kronnich's suit, on the ground that a similar action is on the ground that a similar action is now pending in the Marine Court. Mrs. Kronnich, who is but little versed in the English tongue, explained this through interpreter Munzinger. She said that several months ago a lawyer named Ciute called upon her in company with John Cashin, an ex-doputy sherifi. They asked her a number of questions, and she not understanding them answered "Yes" in nearly every instance. She was alterwards surprised at receiving notice from Lawyer Ciute that he had oegun an action against Miller in the Marine Court and should look to her for the usual retainer, Mrs. Kronnich repudiates both Ciute and his proceedings, but Judge McGown held yesterday that he could not hear an action in his court while there was a similar suit before another tribunal. He left constrained therefore to rule Mrs. Kronnich out of court. In regard to Rub's claim Judge McGown declaied that "lager" was not a legal tender, and he gave judgment therefore for Reib in the sum of \$10 62.

FAIR BUT GUILEFUL

Julia Waltenberg, who is fair to look upon, was for some time employed as a demestic by Adeline M. Ellers, of No. 18 Willett street. On Wednesday last she went out walking with little Henry Ellers, a child two years and a half old. The prolonged absence of both alarmed the motuer, and she aroused the neighborhood to look for them; but not a trace of Julia or the child could be found. Their disappearance was reported to the police, and it was discovered by Mrs. Elfers that \$135 worth of her jeweiry was missing. A Tenth precinct officer chanced upon a little child wandering through Grand street the other evening, whe proved, when brought to the station house, to be Henry Elfers. From what could be learned, he was taken away by the girl, ied about the streets and at length abandoned. Diligent search was made for her, and Detective O'Leary chanced upon her at the corner of Chrystie and Hester streets. She was brought to Essex Market Court yesterday morning, where she denied having any malicious intention in kidnapping the child, but was forced to take it with her, as she could not return home siter the theft. Michael Boiter, of No. 608 Water street, was present when Julia was arraighed, and at once remembered her as the girt who had sought service in his lamily, lived there a montu and then carried off a valuable shawl, together with a waich and chain. On each of these charges Julia was committed in \$1,000. Her disappearance from court may have been timely, as a lady called upon Sergeant Webb, who believes the fair-inced Miss Waltenberg to have been the maid who appropriated her jewelry some time since. Elfers that \$135 worth of her jewelry was missing. A

A BRAZEN CONSPIRACY.

James H. White, Superintendent of the Manhattan Brass Works, appeared as complainant yesterday in the Frity-seventh Street Court against Bernard Conroy, junkman, of No. 331 East Twenty-second street, and three of the company's employés—viz., John Grady, packer; Seymour Goodman, clerk, and Martin B. Lawrence, foreman. The firm have for the past few weeks missed a large quantity of scrap brass and were weeks missed a large quantity of scrap brass and were at a loss to account for its disappearance. On the 21st of this month John Grady, the packer, was seen by Superintendent White to roll out a barrel of this loose brass and place it on a truck belonging to Bernard Conroy. It was subsequently discovered that a portion of the brass had lound its way into the shops of various small junk dealers on the east side. The evidence adduced before Judge Duffy yesterday was to show that the junk dealers obtained possession of the property by collusion with Goodman, Lawrence and Grady. Other arrosts will follow. Grady, the packer, was held in \$300 and Conroy in \$500 bail. Goodman and Lawrence were remarded for jurther evidence.

NOT ONE OF "THE FINEST."

The case of Thomas Gorman, charged by Patrolman Bernard Murtha, of the Twenty-eighth precinci, with assault and battery, was tried yesterday in the Court of Special Sessions. The alleged assault occurred on of Special Sossions. The alleged assault occurred on the 3d inst, and was testified to in various phases by some twenty witnesses. The facts were published in the Herand at the time. The Court decided that the arrest was unwarranted, and that if any assault was committed the officer was the assainable. The Court further held that the policeman flagrantly exceeded his duty in discharging his pisiol in the manner and under the circumstances testified to. Gorman was discharged.